

02-1371 MISSOURI v. SEIBERT

Ruling below: Missouri Supreme Court, 93 S.W.3d 700.

QUESTION PRESENTED

Is the rule "that a suspect who has once responded to unwarned yet uncoercive questioning is not thereby disabled from waiving his rights and confessing after he has been given the requisite Miranda warnings," *Oregon v. Elstad*, 470 U.S. 298, 318 (1985), abrogated when the initial failure to give the Miranda warnings was intentional?

CERT. GRANTED: 5/19/03